# **EXHIBIT 1**

1	UNITED STATES DISTRICT COURT		
2	EASTERN DISTRICT OF MICHIGAN		
3			
4	AHMED ELZEIN,		
5		Plaintiff,	
6	-vs-	Case No. 22-12352	
7	VB	Hon. Sean F. Cox	
8		non. Bean 1. cox	
9	ASCENSION GEN	JESYS HOSPITAL,	
10		Defendant.	
11		/	
12	DEPONENT:	Ahmed Elzein	
13	DATE:	Friday, October 6, 2023	
14	TIME:	10:00 a.m.	
15	LOCATION:	38701 Seven Mile Road, Suite 130,	
16		Livonia, Michigan 48152	
17	REPORTER:	Quentina Rochelle Snowden, RPR,	
18		Certified Shorthand Reporter-5519	
19		and Notary Public	
20	VIDEO TECH:	Bailey Wellman	
21			
22			
23			
24			
25			

Job 26223 10..13

ELZENY, AT INIED 10/00/2023	10K
Page 10  1 Q Can you please state and spell your full legal name for the record?  3 A Ahmed, that's A-H-M-E-D, and last name is Elzein, E-L-Z-E-I-N.  5 Q Have you ever been known by any other legal names? 6 A No. 7 Q Your date of birth is November 13th, 1992, correct? 8 A Yes. 9 Q And I'm sorry, you're probably going to have to 10 correct me on the pronunciation of this, I apologize 11 in advance, but, my understanding is you were born 12 in Khartoum, Sudan? 13 A Yes. Khartoum, yeah. 14 Q Did I pronounce that correctly? 15 A Yep. 16 Q Could you spell Khartoum for me? 17 A Yeah, K-H-A-R-T-O-U-M. 18 Q And the last four digits of your Social Security 19 number are 5017, correct? 20 A Yes. Yes. 21 (Deposition Exhibit No. 1 was marked 22 for identification.)  3 MR. WASLAWSKI: The court reporter 24 has marked this as Exhibit 1. Counsel, I will hand 25 you a copy, just bear with me.	Page 12 1 Q Do you remember specifically any specific documents? 2 A Nothing specific. Just I was just scrolling over 3 in my Dropbox. 4 Q Other than your attorney 5 A Yes. 6 Q have you spoken with anyone today regarding 7 today's deposition? 8 A My father. 9 Q What did you say to your father? 10 A That I have a deposition today. 11 Q When did you talk to your father? 12 A Like, an hour ago. 13 Q Okay. And he obviously strike that. 14 Did he travel with you today to this 15 deposition? 16 A Yeah. 17 Q So, he was okay. 18 Is there anyone else you spoke to 19 regarding this deposition today? 20 A No. 21 Q You currently married? 22 A No. 23 Q Have you ever been married before? 24 A No. 25 Q I think I know the answer to this, but I will ask
Page 11  1 BY MR. WASLAWSKI:  2 Q Have you seen this document before? And take your  3 time and review it, let me know after you've  4 reviewed it whether you've seen it before.  5 A I don't think I've seen it, but now I can I can  6 read it. It's okay.	Page 13 1 anyways. Do you have any children? 2 A No. 3 Q Similarly, do you have any dependents? 4 A No. 5 Q Now, I understand you attended high school in the 6 United States, correct?
7 Q Pardon? I didn't hear that, Dr. Elzein. What was 8 your answer? 9 A Yep, I think I've seen it. 10 Q Okay. So, the document instructs you to bring any 11 and all non-privileged documents which you contend 12 support, or which refute or relate to your claims	7 A Correct. 8 Q When did you and you were born in Sudan, we've 9 established that. 10 When did you first come to the 11 United States? 12 A 2003.
1	1

that have not been previously produced in discovery.

13

14 A Okay.

15 Q Other than the documents that you've previously

provided to your lawyer in connection with this

17 litigation, are there any such documents that exist,

18 to your knowledge?

20 Q Prior to testifying today, and in preparation for

your deposition today, did you review any documents?

22 A Briefly, yeah.

23 Q What documents did you review?

24 A Just overall, like, the -- the discovery documents

that we handed over to you guys.

13 Q So, you were approximately 11 years old when you

14 came to the United States for the first time?

15 A Yes.

16 Q What was the reason you came to the United States?

17 A We got a green card, and my father moved out here

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to, like, make a better life for -- for all of us.

19 Q When you say "We got a green card", who are you

20 referring to?

21 A Me and my family members.

22 Q And you eventually obtained citizenship, correct?

23 A Yes. Yes.

24 Q When did you obtain citizenship?

25 A 2008.

Job 26223 22..25

Page 24

1 medicine currently?

2 A No.

3 Q What is your father's cellphone number?

4 A I got to pull -- (513) 441-4397.

5 Q Okay. And I think I may have asked you this, I'm

6 sorry if we're rehashing this, but, you attended

7 medical school at the University of Khartoum in

8 Sudan, correct?

9 A Yes.

10 Q And you attended medical school there from

11 approximately 2009 through 2016, correct?

12 A Yes.

13 Q And you graduated from the University of Khartoum,

14 correct?

15 A Yes. Yes.

16 Q And you graduated in 2016, of course?

17 A Yeah.

18 Q What degree or degrees did you receive in connection

19 with your graduation?

20 A It's called, like, an MBBS, which is equivalent to,

21 like, an MD in the United States.

22 Q Aside from the current lawsuit that you filed

23 against Ascension Genesys, have you ever filed any

24 other lawsuits while living in the United States?

25 A No.

Page 22

1 okay?

2 A Okay. (Reviewing.) Okay.

3 Q You reviewed the document in its entirety?

4 A Yep.

5 Q You've seen this document before, correct?

6 A I did.

7 Q In fact, if we look at the bottom left corner of the

first page and the bottom left corner of the second

9 page, you digitally signed this document, under

10 penalty of perjury, on May 12th, 2021 at 12:07 p.m.

11 Eastern time, correct?

12 A Yes.

13 Q You carefully reviewed this document before you

14 digitally signed it under penalty of perjury on

15 May 12th, 2021, correct?

16 A Yep.

17 Q And when you signed the charge under penalty of

18 perjury, you believed the information in it was

19 accurate, correct?

20 A Yep.

21 Q So, do you see, Dr. Elzein, on -- it starts on the

22 first page. There's a section that says "The

23 particulars are" and then there's a description of

24 the allegations that continues on to the second

25 page. Do you see the section I'm referring to?

Page 23

1 Q Have you ever been subpoenaed as a witness in any

2 other lawsuits?

3 A No.

4 Q Have you ever been -- have you ever testified in a

5 court proceeding in any other lawsuits?

6 A No.

7 Q Have you ever been arrested?

8 A No.

9 Q Have you ever been charged with a crime?

10 A No.

11 Q Have you ever filed a claim for Social Security

12 Disability benefits?

13 A No.

14 MR. WASLAWSKI: Please mark this as

15 Exhibit 2. Counsel.

16 (Deposition Exhibit No. 2 was marked

17 for identification.)

18 BY MR. WASLAWSKI:

19 Q Counsel -- or excuse me, Dr. Elzein, I'd like to --

20 you to take a look at what's been marked as

21 Exhibit 2 in this matter.

22 A Uh-huh.

23 Q Please take a look -- sorry. Please take a moment

24 to review the document, and let me know when you've

25 finished reviewing the document in its entirety,

1 A Yeah.

2 Q Who wrote that?

3 A The EEOC representative.

4 Q Based on all of the information that you conveyed to

5 the EEOC representative, correct?

6 A Through a phone call, yeah.

7 Q So, if you look at the first page of Exhibit 2, Dr.

B Elzein, if you look at the middle of the page,

9 there's a box that says "Dates on which the

10 discrimination took place". Do you see that section

11 of Exhibit 2, Dr. Elzein? It's in the middle of the

12 page to the -- right side of the page.

13 A This one right here?

14 MR. WASLAWSKI: You're -- let the

15 record reflect that Dr. Elzein is pointing to a box

16 that says "Earliest: July 1st, 2020. Latest:

17 December 14th, 2020."

18 BY MR. WASLAWSKI:

19 Q Yes, Dr. Elzein, that's what I'm referring to.

20 A (Shook head in an affirmative manner.)

21 Q So, the charge expressly states that it takes action

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22 with discriminatory conduct that allegedly occurred

23 during the time periods of July 1st, 2020 through

24 December 14th, 2020, correct?

25 A Yep.

Page 25

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Page 62 Page 64 1 residents -- some of the white residents are feeling 1 going to speak up, a weak individual. And she loved 2 uncomfortable around you. Some of the white 2 that personality about me. When I came up with my 3 residents are saying you're awkward." 3 real personality, someone who is American, who is 4 And I told her, if -- if -- if --4 emersed in American culture, who speaks up for --5 when I sit down and we talk about patients' names 5 for patients, that's when -- that's when the 6 6 and someone makes fun of a name because it's Tatiana problems started to arise, when I started to say 7 or Britiana or something -- or Lakquisha, I find 7 that -- when I was not laughing with the other 8 that very upsetting, I get angry, and I look at 8 residents, when I was not really kissing ass for 9 them, and sometimes I tell them it's not cool, I 9 attending physicians and -- and -- and laugh about a 10 don't laugh at everybody when -- about -- about --10 patient because she's obese and it's -- it's her about things like that. I have an ethnic name, I 11 11 fault to die anyways, or a patient smokes, so if she 12 have mom, I have a black mother, and I -- I would 12 dies, she died of cancer, or if she smokes crack, I 13 hate anybody to speak about my mom that way. 13 should not go in and speak to her in a soft tone and 14 And she -- she said, "You just have 14 tell her that's not -- it's a problem, please stop 15 to fit along with the people." 15 it. No, you should go out there and scream at her as if she's a criminal. I -- I -- I -- I 16 16 And fit along -- by fitting along, 17 she -- I did not want to fit along with that type of 17 refused to do all of these things, and this is when 18 18 crowd. I never wanted to be part of a group of the problems started to arise. 19 people who would taunt other people because of their 19 And whenever I brought my concerns 20 race, religion, or anything like that. And that's 20 to her about -- about that I -- I rejected all these 21 when the problems started to appear with Dr. 21 things and I'm being -- I'm being harassed by my 22 22 residents because I'm not acting like them, she Barbara. And -- and when I -- whenever I brought 23 23 always dismissed my complaints and always accused me pushback and I made complaints to her, she always 24 24 accused me of being sinister -of being kind of crazy or delusional. 25 25 BY MR. WASLAWSKI: MR. WASLAWSKI: Motion to strike as Page 63 Page 65 1 Q Well, I want to -- I had a simple question. 1 non-responsive. Ms. Snowden, can you read back my MR. LASSER: Well, what are you -2 2 question for the record, please? 3 3 you interrupted him. He hasn't finished. (The indicated portion of the record 4 MR. WASLAWSKI: No. I move to 4 was read back as follows: 5 5 strike as non-responsive. "Q Now, my question to you, Dr. 6 Elzein, was with every single instance where she 6 BY MR. WASLAWSKI: 7 7 Q Dr. Elzein, my question to you -degraded you, right? So, let's unpack what you've 8 MR. LASSER: Well, I'm going to 8 told me so far.

9 place an objection for the record, is that you 10 interrupted his answer. 11 MR. WASLAWSKI: Objection noted, 12 Counsel 13 BY MR. WASLAWSKI: 14 Q Now, my question to you, Dr. Elzein, was with every 15 single instance where she degraded you, right? So, 16 let's unpack what you've told me so far. 17 Did she tell you that, "I wanted

19 work for me"? 20 A Never said that in specific, but --21 Q I just want to be clear, because a moment ago, that 22 was what you said on the record --

some dirt - I wanted some foreigner to do my dirty

23 A Right. I said -- I said during the -- during the 24 interview, I had -- I put in a specific personality,

25 for person that was foreign, a person that's not

9 Did she tell you that, "I wanted 10 some dirt -- I wanted some foreigner to do my dirty work for me"? 11 12 Never said that in specific, 13 but --14 I just want to be clear, 15 because a moment ago, that was what you said on the 16 record --") 17 BY MR. WASLAWSKI: 18 Q Okay. Well, my question was, she never told you --19 just listen to my question carefully. 20 Your counsel will have plenty of 21 time to ask you questions --22 A Okay.

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18

23 Q - when I'm finished.

25 Q So, if there's things I don't ask you --

24 A Yeah.

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Page 68

1 A That's okay.

2 Q -- he would be in a position to ask you. So, just

- 3 listen carefully to my question, and it'll actually
- 4 speed up --
- 5 A Yes.
- 6 Q -- how long we'll be here for.
- 7 A Okay.
- 8 Q Did Dr. Pawlaczyk ever tell you, "I want a foreigner
- 9 to do my dirty work for me" specifically, in those
- 10 terms?
- 11 A She said, "Aren't you from Sudan? Aren't you
- 12 Sudanese?" A couple of times. "Are you from Sudan?
- 13 Did you grow up in a house where there was a -- a
- 14 crammed up house in Sudan?" On multiple occasions,
- 15 so --
- 16 MR. WASLAWSKI: Motion to strike as
- 17 non-responsive.
- 18 BY MR. WASLAWSKI:
- 19 Q This is simply a yes or no question.
- 20 Did she ever tell you she wanted a
- 21 foreigner to do her dirty work for you -- for her?
- 22 A My -- by -- by word?
- 23 Q In those exact words.
- 24 A No.
- 25 Q Okay. Now, a few minutes ago, you referenced Dr.

Page 66 1 A Yes.

2 Q And you -- it's your understanding he was previously

3 a resident at Ascension Genesys, true?

- 4 A I believe so. I think so.
- 5 Q Okay.
- 6 A Yeah, I'm not sure.
- 7 Q And he's an African-American --
- 8 A Yeah.

10

- 9 Q -- correct? Okay.
  - And what is the Clinical Competency
- 11 Committee? Do you know what that is?
- 12 A Clinical Competency Committee --
- 13 Q Also known as the CCC?
- 14 A I've heard about it, but I'm not sure.
- 15 Q You're not sure what the CCC is?
- 16 A It's a -- it's a committee of physicians.
- 17 Q Yeah. And what's the role of that committee, as far
- 18 as you know?
- 19 A It's to determine how well you're doing. I think
- 20 so.
- 21 Q How well you -- "You" being, like, a pronoun for how
- well residents are doing within the program, true?
- 23 A Yes.
- 24 Q Okay. So, they assess the clinical competency of
- 25 the residents who are members of the Ascension

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- 1 Pawlaczyk told you that you were making the white
- 2 residents uncomfortable?
- 3 A Yes.
- 4 Q Did she specifically say, "You are making the white
- 5 residents uncomfortable"?
- 6 A Yes.
- 7 Q Okay. When did she tell you that?
- 8 A Not "White residents". "You're making the
- 9 residents" -- all the -- all our residents are
- 10 white.
- 11 Q Okay. Who is Dr. Reginald Sandy?
- 12 A Dr. Reginald Sandy is a physician at the hospital.
- 13 Q Okay. He's black, right?
- 14 A Yeah.
- 15 Q Yes or no?
- 16 A His race?
- 17 Q Yes.
- 18 A Yeah, he is.
- 19 Q Okay.
- 20 A Oh, he's not resident. He's --
- 21 Q No, no, no, I -- I understand. But yeah, we'll
- 22 clarify for the record.
- 23 Who is Dr. Reginald Sandy?
- 24 A He's an attending physician in the program.
- 25 Q At Ascension Genesys?

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  1 Genesys internal medicine residency program, true?
- 2 A Yes.
- 3 Q Okay. You would agree with me that you had
- 4 performance problems as a resident at Ascension
- 5 Genesys, right?
- 6 A No. I don't agree --
- 7 Q You disagree with me?
- 8 A Yes.
- 9 Q Okay. So, Dr. Reginald Sandy, did you ever
- 10 interface with -- you interfaced with him during
- 11 your time as a resident at the program, true?
- 12 A Yeah.
- 13 Q And he was an attending physician, so you worked
- 14 under him at times, true?
- 15 A Yes.
- 16 Q So, you observed him performing providing
- 17 healthcare services to others, true?
- 18 A Yep.
- 19 Q And likewise, he would observe you providing
- 20 healthcare services to individuals, patients, at the
- 21 hospital under his supervision?
- 22 A Yeah.
- 23 Q Okay. Are you accusing him of any unlawful acts in

- 24 this lawsuit?
- 25 A Unlawful? I don't know about unlawful.

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Page 70

- 1 Q Okay. Let me -- let me rephrase that just to make
- 2 sure we're on the same page.
- 3 Are you accusing him of
- 4 discriminating against you based on your race?
- 5 A Yes.
- 6 Q Dr. Sandy, another black individual, discriminated
- 7 against you, a black individual?
- 8 A Yes.
- 9 Q Okay. Does he not like members of his own race?
- 10 A Yes, I believe so.
- 11 Q What's the basis for your belief?
- 12 A His interactions with African-American patients.
- 13 Q Okay. So, you think Dr. Sandy, a black individual,
- 14 is racist against other black individuals?
- 15 A Yes.
- 16 Q Okay. Did he discriminate against you at all?
- 17 A Yes.
- 18 Q How so?
- 19 A How so? So, discriminate against me specifically --
- 20 usually, an attending physician when wants to make
- 21 an evaluation for a resident, he would talk to the
- 22 resident and then give you the evaluation. He would
- 23 speak to the -- the white residents, ask them how
- 24 comfortable I made them feel during their rotation,
- 25 and then he'll make a decision how he would evaluate

- 1 think he did.
- 2 Q Okay. On what basis? Like, your race, your
- 3 national origin, your gender?
- 4 A Race.
- 5 Q Okay, Just your race?
- 6 A Yes
- 7 Q Okay. Did he ever say anything racist to you?
- 8 A Did he say anything racist?
- 9 Q Yeah.
- 10 A I mean, there was someone that said this sputum
- 11 culture is, like, a black culture and he laughed at
- 12 it, so --
- 13 Q Could you repeat that? You spoke very fast.
- 14 A Oh, yeah. He said -- there's a white resident that
- 5 said, "I'm going to send a sputum culture" -- a
- 16 sputum culture is something we send out of the nose
- 17 or the sputum that comes out of your nose. He said,
- 18 "I'm going to spend it -- send a sputum culture,
- 19 because it's just like black culture", referring to
- 20 the black cultural heritage, and he laughed at it,
- 21 thought that was --
- 22 Q I don't understand. What do you mean, like,
- 23 something --
- 24 A So, sputum culture is -- usually, when you want to
- 25 spend a sputum culture, you -- you bring the -- the

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- 1 me. If I made them feel comfortable, he would give
- 2 me a good evaluation. If I made them feel
- 3 uncomfortable, he would give me a bad evaluation.
- 4 Q Can you speak up, please? It's fine. No, you don't
- 5 need to repeat your answer, just -- just make sure
- 6 you're speaking up for the record.
- 7 A Yeah, I am. Yep.
- 8 Q So, you think did he say that to you?
- 9 A Dr. Barbara said that to me.
- 10 Q So, Dr. Barbara relayed something that Dr. Sandy
- 11 allegedly said?
- 12 A Yeah.
- 13 Q Okay. And we talked about Dr. Yarlagadda earlier,
- 14 correct?
- 15 A Yes.
- 16 Q Okay. And she was also a member of the Clinical
- 17 Competency Committee, true?
- 18 A Yes.
- 19 Q And so was Dr. Sandy, true?
- 20 A Yes.
- 21 Q And a moment ago, you said you believe -- and you
- 22 just described it to me, we don't need to rehash it,
- 23 but, you believed to me that Dr. Sandy discriminated
- 24 against you?
- 25 A Yeah. I mean, not as much as Dr. Barbara, but I

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  1 sputum out of the noes of a person, and then you
- 2 send it to -- like, for analysis. And then, he
- 3 said, "Because it's just like black culture",
- 4 relaying that black culture is like -- is like a
- 5 spit or like a sputum out of the nose of someone.
- 6 Q Okay. Who said that?
- 7 A Brandon -- Brandon Wiggins.
- 8 Q Dr. Sandy was a member of the Clinical Competency
- 9 Committee as far as you knew, true?
- 10 A As far as I know, yeah.
- 11 Q Okay. Dr. Yarlagadda is also from a foreign
- 12 country, true?
- 13 A I believe so, yep.
- 14 Q Okay. And like you, she completed medical school in
- 15 a different country, true?
- 16 A Uh-huh.
- 17 Q Okay. Are you accusing her of discriminating
- 18 against you at all?
- 19 A Everybody discriminated, but I'm going to say the
- 20 least out of all of them.
- 21 Q Everyone discriminated against you?
- 22 A From the Clinical Competency, I would say the most,
- 23 Dr. Kopek and Dr. Barbara. These are the -- the
- 24 leaders of the committee, and this is what everybody

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25 listens to. All the other attendings have to listen

Job 26223 90..93

	T
Page 90  1 Q Dr. Elzein, I want you to take a look at what's been marked as Exhibit 8 and let me know when you've reviewed it.  4 A Uh-huh. (Reviewing.)  5 Q Actually, Dr. Elzein, you know what, let's set this aside  7 A Uh-huh.  8 Q and we'll come back to it, because I believe there is actually a page missing. So, we'll come back to this really quick.  11 MR. WASLAWSKI: Actually, can we take a break real quick? Is now now a good time?  12 THE WITNESS: Sure. Sure.  13 VIDEO TECHNICIAN: Off the record at 12:27 p.m.)  14 (Off the record at 12:27 p.m.)  15 (Back on the record at 12:44 p.m.)  16 VIDEO TECHNICIAN: We are back on the record at 12:44 p.m.)  17 (Back on the record. I will represent to you during the record, there was a page missing from Exhibit 8, which we've since corrected. You'll property to you'll property you'll property to you'll property you'll property to you'll property to you'll property you'll property you'll property to you'll property you'll property you'll property you'll	Page 92  1 Q Did you testify to that a few minutes ago?  2 A Yes.  3 Q Okay.  4 A Yes.  5 Q Take a look at the second page of this document.  Do you see where it says "CCC  Evaluation", it says "Needs improvement"?  8 A Yes.  9 Q Okay. And it's marked "Needs improvement", correct?  10 A Yes.  11 Q Okay. Is that your signature at the bottom of the page where it says "Resident signature"?  13 A Yes.  14 Q So, you don't dispute signing this document?  15 A I probably did, if it's my it's my signature.  16 Q Yeah. In other words, you have no reason to believe anyone forged your signature?  18 A No. No. No.  19 Q Okay. And did you review this document before you signed it?  21 A Possibly probably, yeah. I probably did.  22 Q Because you usually review things before you sign them, I presume?
from Exhibit 8, which we've since corrected. You'll see that it bears the Bates there's two sets of	24 A Yeah. 25 Q Okay. So, you agree with me that, as of at least
Page 91 Bates numbers on this, actually. There's one set in red that says "AGH Elzein 000091", is the first page, and the second page is AGH Elzein 000092. And also, in small font in black, it says "PLT RFP DS 00203", the second page is 00204. Do you see those documents in front of you? A 00204. This one? Q So, you're pointing, for the record, to Exhibit 8. C I'm referencing the numbers that I'm pointing to that say "PLT RFP DS 00203", that's the first page of Exhibit 8. The second page has the same prefix and says "00204".  A Yes. C Do you see those numbers that I'm pointing to right now?	Page 93  October 12th, 2020, agents of Ascension Genesys  Hospital, including other members of your own race,  that being Dr. Reginald Sandy, a member of the CCC,  felt that you were not performing up to the  standards of your residency at which were expected  of you in the fall of 2020?  A Yes.  Q Okay. Now, you can set that aside, Dr. Elzein.  I'll take that and hand it to the court reporter so  we don't lose it.  A Yep.  At some point during the morning of November 11th,  2020, it's true that you made a report to security  that an unfamiliar person wearing a physician's coat  entered the resident lounge and placed an unseen  item into a locker; is that true?
17 now?  18 A Yes. Yes.  19 Q Okay. That's Exhibit 8.  20 A Okay.  21 Q So, a few minutes ago I correct me if I'm  22 wrong. You disputed being informed in writing on or  23 about October 12th, 2020 that the CCC evaluated you  24 as needing improvement.  25 A Uh-huh.	17 A Yes.  18 Q Okay. Do you know who you reported to that to 19 within security?  20 A Not the name. I know of security personnel, but I'm 21 not sure 22 Q Okay. Do you know if she was a male or female? I'm 23 sorry, do you know if this person was a male or a 24 female? Sorry about that.  25 A On the phone or, like, the one that showed up?

Job 26223 94..97

Page 96

Page 94 1 Q Well, yeah, that's a good question. Let me step

2 back.

3 How did you report?

4 A By the phone.

5 Q Okay. What did you say on the phone?

6 A I said that there's an individual who's not part of

7 our program. So -- who's not part of our program

8 and just entered the locker. I've never seen this

9 individual before. He's not familiar -- he's not a

10 familiar face to me. And he placed an unknown

11 object into the locker.

12 Q Okay. Did you say anything else on the phone?

13 A That's it.

14 Q Did the person in security say anything back to you?

15 A He said, "Thank you for informing us and we'll check

16 it out."

17 Q And that was the end of the phone call, I take it?

18 A Yes.

19 Q How long would you reasonably estimate that -- or if

20 you know, how long was that phone call?

21 A It was a very -- a couple of minutes.

22 Q Couple of minutes?

23 A Yeah.

24 Q Okay. Did you say anything else during the phone

25 call?

1 Q Okay. And you're, like, what, 6'1", 6'2"?

2 A Yeah, yeah, like 5'11", something like that.

3 Q Okay. Now, I know you might dispute the nature of

4 your behavior, but, are you aware that on the same

5 day -- and I'm referring to November 11th, 2020 --

6 A Uh-huh.

7 Q -- that multiple other residents reported to Dr.

8 Pawlaczyk that you were exhibiting strange behavior?

9 A I'm not aware of that.

10 Q Okay. So, you're not aware of it. So, you don't

11 have any reason to believe it's untrue or true --

12 A Yeah.

13 Q -- as such reports were made?

14 A I'm not true -- I'm not sure, yeah.

15 Q Okay. So, what time of day did the locker -- and

16 let me back up.

When security personnel reported to

18 the residents' lounge -

19 A Yes.

17

20 Q -- what time of day was that, approximately?

21 A Around 9.

22 Q A.m.?

23 A Yes.

24 Q And I believe you testified a moment ago -- but

25 correct me if I'm wrong – that they checked out the

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1 A No.

2 Q Okay. What happened next?

3 A The security personnel arrived and they checked out

4 the locker.

5 Q Can I stop you real quick just so I can do this item

6 by item to make sure I don't miss anything?

7 A Yes.

8 Q How many security personnel responded?

9 A I think it was one or two, to the best of my belief.

10 One or two security officers.

11 Q So, potentially more than one, but you don't

12 remember as you sit here today?

13 A Yeah. Yeah, yeah, Jthink it was one or two.

14 One or two.

15 Q Okay.

16 A Yeah.

17 Q Do you remember what either of these persons looked

18 like?

19 A Yeah, I -- I remember what they looked like.

20 Q Can you describe them to me, like, their height --

21 A I know they --

22 Q - race, gender?

23 A They were white -- they were Caucasian male.

24 Height, about, like -- I don't know, my -- my

25 height.

1 residents' lounge, there was no issue -

2 A Yes.

3 Q -- that they found, and then they left?

4 A Yes.

5 Q Okay. What happened next, that you remember, during

6 that day of November 11th, 2020?

7 A I don't remember. Next, I continued to --

8 Q Let me stop you real quick. Make sure you speak up

9 for the record.

10 A Yes.

11 Q The court reporter has been having problems hearing

12 you.

13 A Oh, I'm sorry.

14 Q And although you're mic'ed up on the video, I'm not

15 concerned about that --

16 A Yes.

17 Q -- I just want to make sure she's getting the

18 transcript.

19 A Oh, yeah, yeah.

20 Q It's okay, I think you're just naturally a quiet

21 person.

22 A I am, yeah. I'm sorry.

23 Q It's -- no. You don't need to be sorry, it's

24 totally fine. But continue with your answer.

25 A I was -- I continued to work on my computer on a

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Job 26223 98..101

1	Page 96 lecture, patient notes, I was working some patient
2	notes. And then, I remember being called to talk to
3	Natalia, the senior resident year second year.
4	Q What's Natalia's last name?
5	A Baj-Osiewicz.
6	Q Okay. We can figure out the spelling later. Do you
7	know the spelling, offhand, of that, though?
8	A It's B-A-J-something B-A-J, then dash,
9	O-S-W-E-I-C-K (sic).
10	MR. WASLAWSKI: Okay. Ms. Snowden,
11	let's check on I'll check on the spelling with
12	that later.
	BY MR. WASLAWSKI:
14	Q So, you were called to speak with I'll just call
15	her Dr. Natalia, is that okay?
16	A Yeah.
17	Q Because her name is I'm not sure I can pronounce
18	it, frankly.
19	A Yeah.
20	Q So, you spoke to Dr. Natalia. Who how were you
21	called to speak with her? Like, were you paged
22	A No. She knocked on the door and came to the room
23	Q Okay.
24	A Yeah.
25	Q So, she she came to your room?

	Page 100
1	These lockers are for you only, the ten interns. If
2	there's something if if you feel like there's
3	a senior or someone coming in and using your
4	lockers, please inform me."
5	And I told her that I felt
6	uncomfortable by this individual, who was not one of
7	our interns, that came and used our room and put
8	something into the locker, and I I informed
9	security about that.
10	Q Okay. And when you say "Interns", you're referring
11	to, like in other words
12	A First years.
13	Q residents?
14	A First-year residents.
15	Q Oh, first-year residents?
16	A Yeah.
17	Q I'm sorry, you you did say that earlier.
18	A Yeah.
19	Q So, you said that she asked you why you called
20	security, you gave her that explanation?
21	A Yes.
22	Q What happened next in your conversation?
23	A And then, she said, "Are you are you suffering
24	from PTSD? Do you have PTSD?" Or something like

Page 99 1 A Yes. 2 Q And do you know what time of day that was, approximately? 4 A A couple of hours after the phone call. 5 Q So, a couple hours after 9:00 a.m., so that puts us in, like, the late morning of November 11th --7 A Yeah, yeah. 8 Q -- 2020, approximately? 9 A Yeah. Approximately. 10 Q And if you don't know, just let me know. 11 A Yeah, yeah, yeah. 12 Q It's okay. I'm not trying to, like -- you know, 13 this is not a test. I'm just -14 A Yeah. 15 Q -- going off your recollection. 16 What did she say to you when she 17 entered the room? 18 A She said, "Why did you call security?" 19 Q Okay. And how did you respond? 20 A I responded by -- I told her that "You know how we 21 have an intern -- intern lounge? It's only ten 22 interns that are allowed to be in that lounge." 23 And I remember how the chief 24 resident told us that "If -- if someone who's not an

intern uses one of these lockers, you inform me.

Page 101 1 And then, she said -- so, when she 2 said -- and then, she -- I remember somewhere in there, she was talking about "So, how are you, like, 3 4 doing overall? How are you doing?" Something like 5 that. 6 And I told her, "Frankly, honestly, 7 I'm not feeling very comfortable lately. The past 8 few weeks have been not the greatest. I don't know 9 what I did -- if I did something wrong or something, 10 but, the other day when I was praying, someone -- a 11 resident sat right next to me when there was two 12 other fellow residents and told me, Why don't you just leave and get out of here and go back to where 13 14 you came from?" 15 And I told her that made me feel upset that day. And I told her "The other day, a 16 17 female white Caucasian resident told -- said that my 18 nigger hurts. Instead of saying My neck hurts, they 19 said My nigger hurts." 20 And that -- that made me feel very 21 upset. And I felt like -- I felt like the overall 22 environment is -- is -- I feel like I'm being 23 singled out, I'm -- I'm being harassed, and I'm not 24 sure if there's something I did wrong, if there's 25 something I can fix about my -- if -- if there's

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25

25

that. And I said no.

Job 26223 102..105

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Page 102
     something I did wrong that upset these residents,
                                                                   up -- I'm not sure how long it took. Like, a couple
1
2
     or -- or -- or I'm doing something that's out of
                                                              2
                                                                   of minutes.
                                                              3 Q Less than 10 minutes?
     order, if something -- there is something I can fix.
3
               And she -- she just said -- I don't
                                                              4 A Definitely -- definitely less than ten minutes.
4
     know. She just said, like, "Ahh." I didn't get any
                                                              5 Q Okay. What happened next that you recall?
5
6
     positive response to that.
                                                              6 A I think she said --
7 Q When you said the go back where you came from,
                                                              7 Q Hold on, who -- we just --
                                                              8 A Oh, Natalia.
8
     that's the incident we talked about briefly earlier
     during your deposition, correct?
                                                              9 Q Okay.
10 A Yes.
                                                              10 A Yes.
11 Q Okay. So, there weren't two incidents where you
                                                              11 Q
                                                                    So, start -- so Natalia -- Dr. Natalia leaves?
      were told to go back to where you came from on
                                                              12 A
                                                                    Yes.
12
                                                              13 Q What happens next?
13
      multiple occasions --
                                                              14 A So, I get out of that room. So, there's two
14 A No.
                                                                    lounges; there's a resident lounge for second and
15 Q -- it was the one incident you referenced earlier
      that you then reported to Dr. Natalia during your
                                                              16
                                                                    third years, and there's a lounge for the first-year
16
      conversation with her on November 11th, 2020?
                                                              17
                                                                    intern lounge, but I stayed at the second and third
17
18 A Yes.
                                                              18
                                                                    resident lounge, and I started working on my
                                                              19
19 Q Okay. So, you tell her you're not feeling well, you
                                                                    computer on some patient notes. And after that,
     said that a white -- you reported to Dr. Natalia
                                                              20
                                                                    Natalia told me that she spoke to the program
20
                                                              21
                                                                    director and the program director wants to speak to
21
      that -- and I'm not going to use the word. You --
22
      you're -- you can certainly use it, but I'm just not
                                                              22
                                                                    me on the phone.
23
     comfortable.
                                                              23 Q Okay. So, I think you might have skipped over some
                                                              24
                                                                    things, but I think I can gather what you skipped
                Someone said, "My N-word hurts"?
24
25 A Yeah.
                                                              25
                                                                    over.
```

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Page 103
1 Q And then, you also reported to her about the comment
2
     that was made to you about going back to your
3
     country?
4 A Yes.
5 Q Okay. So, what happened next?
6 A She didn't say anything. She said, "Oh, wow.
     Really?"
7
8
               Like, as if you're talking to a
9
     child. Like, you're -- you're making something up
      -- like -- it felt like -- like I was -- I was,
10
      like, a child, like, she was like, "Oh, wow.
11
12
      Really?"
13
               She said that "Oh, here in this
14
      hospital?"
               And I'm just like, "Yes."
15
16
               And she's like, "Okay, sure.
      Whatever. I'll -- I -- I got to go. I got to get
17
18
     out the room", or something, "I got to go."
19
               And that was the end of the
20
     conversation.
21 Q How long would you estimate that conversation took?
22 A A couple -- couple of minutes. Like, three,
     four minutes.
24 Q It was only three, four minutes?
25 A I mean, it was -- it was a -- that's when I opened
```

```
Page 105
1
               At some point, Dr. Natalia -- where
2
     you left off a minute ago - left?
3 A Uh-huh.
4 Q And then, she came back?
5 A She never -- she didn't -- so --
6 Q Because you -- you just testified you communicated
7
     with her following your -- your little meeting with
8
     her when you were in the second --
9 A Yeah. So -- so -- so, we -- we have a lounge, like
10
     I said.
11 Q Okay.
12 A It's, like, a big lounge, and then it has rooms
13
     inside of it. So, we were -- we were in a private
14
     room when we were speaking, me and Natalia. So,
15
      like, this type of room. And then, there's a lounge
16
      where everybody sits, like -- like this hallway, for
17
     example.
18
               I went out to the hallway. We both
19
      left the room. And then, there's another private
20
      room. So, there's two -- two private rooms.
21
      There's, like, two private rooms inside of the
22
      lounge people where people work at, like, on the
23
      computer. And then, that one, there's -- that's,
```

like -- it has a bed for, like, night flow.

So she left, and I was in the

24

25

Job 26223 106..109

Page 106	Page 108
1 resident lounge, and she told me that she went	1 Q Okay.
2 into the other room to talk on the phone. And she	2 A Yes.
3 told me that Dr. Pawlaczyk, the program director,	3 Q And just to be very clear so we have a clear record,
4 wants to speak to me on the phone.	4 was there anything else you specifically cited,
5 Q Yeah. I'm just confused. How did does she	5 aside from the "My N-word hurts"
6 return to you, or did she call you, because	6 A Uh-huh.
7 A Yeah, she returned to the like, the resident	7 Q and number two, "Go back to where you came
8 lounge.	8 from"
9 Q Okay.	9 A Yes.
10 A Yeah. Yeah.	10 Q at that time?
11 Q So, she leaves, then returns you leave, you go to	11 What else did you specifically tell
12 a new lounge, she	12 Dr. Pawlaczyk that you recall?
13 A The same lounge, yeah.	13 A I can't recall saying anything else. I was just
	14 being I said I was being singled out and being
14 Q The same lounge, and then she returns?	15 harassed
15 A Yes.	The state of the s
16 Q And says, "Dr. Pawlaczyk wants to speak with you"?	16 Q Okay.
17 A Yes.	17 A and I feel uncomfortable.
18 Q I have that right?	18 Q So, let me let me unpack this to make sure
19 A Yes.	19 A Yes.
20 Q Okay. What happened next?	20 Q I'm understanding you right.
21 A So, I picked up the phone and I say, "Hello."	21 A Yes.
22 She said, "Hello." She said	22 Q You generally complained that you're being harasse
23 Q Hold on. She you got I just the pronouns	23 and singled out?
24 is going to be confusing for the record.	24 A Yes.
You pick up the phone and you were	25 Q You generally say that
Page 107  1 speaking to Dr. Pawlaczyk?  2 A Yes.  3 Q Okay. I'm sorry. I just want a clear record. I  4 don't mean to be rude or  5 A No, no, no, that's fine.	Page 109  1 A Yes. 2 Q like, "I'm being harassed, I'm being singled 3 out"?  4 A Yes. 5 Q But then, you specifically asserted that a white
6 I said "Hello."	6 female resident says, "My N-word hurts", except she
7 She said, "Ahmed, what's going on?"	7 used the actual word?
8 And I said, "Nothing." I just said	8 A Yeah.
9 I told her that I was I was telling Natalia	9 Q And then, you also said, "Another resident told me
10 about how I was being harassed and I was being	10 to go back where I came from"?
11 singled out by the residents, and if there's	11 A Yes.
12 something about my personality or just something I	12 Q So, you we have a general complaint
13 did wrong to anybody that I can fix, and I'm not	13 A Yes.
14 sure why I'm being I'm being told these very,	14 Q a specific complaint number one
15 like, bad things about my my race, my my	15 A Yes.
16 culture, all of that stuff. And	16 Q and a specific complaint number two
17 Q Can I stop you real quick, just to make sure I	17 A Yeah.
18 understand what you're saying?	18 Q for three complaints you made to Dr. Pawlaczyk
19 A Yes.	19 A Generally generally, yeah. Yes.
20 Q When you said to Dr. Pawlaczyk, "I'm being	20 Q Is there anything else you specifically recall, as
21 harassed"	21 you sit here today, that you complained about
22 A Yes.	22 specifically to Dr. Pawlaczyk on the phone on
23 Q did you describe the same two incidents that you	23 November 11th of 2020?
24 identified to Dr. Natalia?	24 A I can't recall, to the best of my knowledge.
25 A. Van	25 O le the second believe that and defeat

25 A Yes.

25 Q Is there anything you believe that could refresh

Job 26223 118..121

-	4	×	4
Page	1	7	8

- ultimately, as part of your continuing medical 1
- education as a resident, you're going to be put into 2
- difficult situations in which you are expected to 3
- 4 provide patient - a high level of patient care in
- 5 stressful situations; is that accurate?
- 6 A Yeah.
- 7 Q And Dr. Dolehanty was trying to train you for those
- situations during that incident, correct? 8
- 9 A Possibly, yeah.
- 10 Q So, have we fully discussed the circumstances, from
- start to finish, of the November 10th, 2020
- 12 interactions between you and Dr. Dolehanty --
- 13 A Yes.
- 14 Q regarding -- regarding the combative and
- 15 psychotic patient?
- 16 A Yeah.
- 17 Q Okay. There's nothing else that happened?
- 18 A No.
- 19 Q Okay. So, let's go back to November 11th now --
- 21 Q fast forward back to where we left off.
- 22 A Yes.
- 23 Q You had a phone -- following your -- your meeting
- with Dr. Natalia in which you complained about a
- 25 person saying, "My N-word hurts" and "Go back to

Page 120

Page 121

- And I said -- I gave her my reasons,
- but she was not very -- she didn't take that very 2
- well. And then, it turned into, "Why did you call 3 4
  - security?"
    - I felt like I was being accused of
- 6 things at that time.
- 7 Q Okay. So, you made the -- sorry, I -- I was
- confused. 8
  - You made the three complaints to her
- 10 at that point in time?
- 11 A Yes.

1

5

9

- 12 Q And then, she -- you weren't complaining about the
- 13 November 10th, 2020 --
- 14 A No.
- 15 Q Dr. Dolehanty, that's just something she brought
- up to you? 16
- 17 A Yes.
- 18 Q Okay. Let's go back to Exhibit 2, please, Doctor.
- I'm going to hand it to you. This is the -- I have 19
- it. I will take that exhibit, though, so it doesn't 20
- 21 get lost in the shuffle, so to speak.
- 22 A Yes.
- 23 Q So, if you could turn to the first page of
- 24 Exhibit 2. If you look, it's actually
- 25 highlighted --

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- 1 where you came from", you then spoke to Dr.
- Pawlaczyk via phone? 2
- 3 A Yes.
- 4 Q And during that phone call, you generally complained
- that you were harassed and discriminated against?
- 6 A Yes.
- 7 Q And you repeated the two complaints you made to Dr.
- Natalia; one being "My N-word hurts" by a white 8
- female resident, as well as to go back to where you 9
- 10 came from?
- 11 A Yes.
- 12 Q And then, you also relayed the November 10th,
- 14 A She -- she's the one who relayed that part.
- 15 Q Oh, she brought that up?
- 16 A Yes.
- 17 Q Okay. Well, tell me what she said about it.
- 18 A So, she said -- first, she was kind of upset and
- 19 angry. She's like, "Why did you not see that
- 20 patient yesterday?"
- And -- and it was more, like, why 21
- did you -- accuse -- accusing me of kind of, like, 22
- being too careful or something. She's like, "Why --23
- 24 why did you just suddenly decide not to see that
- 25 patient?"

1 A Uh-huh.

- 2 Q -- the sentence I want to refer you to.
- 3 This says, "On November 11th, 2020,
- 4 I complained to the program director of internal
- 5 medicine that I was being subjected to racial
- comments and not being taken serious." 6
- 7 A Yes.
- 8 Q Do you see where it says that?
- 9 A Yep.
- 10 Q We just talked about that, right?
- 11 A Yeah.
- 12 Q We've covered what you complained to her about on
- November 11th of 2020, true? 13
- 14 A Most -- most stuff, I can't remember. The things
- 15 that I remember, yeah.
- 16 Q Everything you can remember --
- 17 A Yeah.
- 18 Q -- we -- we -- you testified to at this point,
- 19 right?
- 20 A Yeah, yeah, yeah.
- 21 Q Okay. Is that the first -- that's the first time,
- according to your charge of discrimination, you 22
- complained to the program manager, that being --23

- sorry, program director Dr. Pawlaczyk, correct?
- 25 A No. I complained to her previously.

Job 26223 126..129

Page 128

Page 126 discrimination?

discrimination
 A Yes.

- 3 Q Your October 4th or October 5th, whatever date it
- 4 was, was more of a generalized complaint of being
- 5 excluded?
- 6 A Yes.
- 7 Q Okay.
- 8 A Yes.
- 9 Q Did you say anything else, during that October 4th
- 10 or October 5th meeting with Dr. Pawlaczyk, regarding
- 11 your complaint?
- 12 A Nothing specific. I was too scared to do that.
- 13 Q And what did she say in response to your complaint
- 14 on October 5th or October -- sorry, strike that --
- 15 October 4th or October 5th?
- 16 A She brushed it off, left the room.
- 17 Q Okay. She just walked out silently?
- 18 A Yeah. Dr. Yarlagadda sat down and she said -- I
- 19 don't know, she just -- she just said "Okay." And
- 20 she just left the room.
- 21 Q Okay. So, just to be clear, the big day -- the big
- 22 day in terms of complaint, specific instances of
- 23 discriminatory conduct, was November 11th of 2020?
- 24 A Yes.
- 25 Q Okay. So, staying with the -- let me back up.

- 1 BY MR. WASLAWSKI:
  - 2 Q What did you say in response?
  - 3 A I said, "Okay, if that's what you want me to do."
  - 4 Q And you said "Okay"?
  - 5 A Yep.
  - 6 Q Then, what happened next?
  - 7 A She said, "I also want you to talk to the
  - 8 psychologist at the hospital."
  - 9 Q Did she identify a psychologist by name?
  - 10 A She -- she said -- she didn't. She did not, at that
  - 11 point.
  - 12 Q How many psychologists were there that you're aware
  - 13 of?
  - 14 A I know one. I know one.
  - 15 Q Okay. Is this the psychologist she was referring
  - 16 to, as far as you can gather?
  - 17 A I think so.
  - 18 Q What's his name?
  - 19 A Kirkpatrick.
  - 20 Q Kirkpatrick?
- 21 A Her -- her name, Kirkpatrick.
- 22 Q So, she says I think -- "She" being Dr. Pawlaczyk
- 23 says, "I think you need to see the psychologist"?
- 24 A Yep.
- 25 Q What happened next?

Page 127

- 1 This conversation you're having with
- 2 Dr. Pawlaczyk on November 11th of 2020 ---
- 3 A Uh-huh.
- 4 Q -- in which you complained to her about the racial
- 5 comments we just discussed --
- 6 A Uh-huh.
- 7 Q -- do you have any recordings of that meeting?
- 8 A No.
- 9 Q Okay. Other than what you've provided to your
- 10 attorney, do you have any notes or, like, diary
- 11 entries regarding that meeting, whether in
- 12 electronic or hard copy format?
- 13 A No.

22

- 14 Q Okay. So, as far as you can remember, you give --
- and I think you complained of -- you make the racial
- 16 comments complaint to Dr. Pawlaczyk on
- 17 November 11th, 2020. What does she say in response,
- 18 if anything?
- 19 A She said, "I think you need to take to the -- the
- 20 next day off. I need to -- I think you need to take
- 21 the next day off" --
  - MR. LASSER: I'm sorry, what's that?
- 23 THE WITNESS: "I think you need to
- 24 take the next day off. Don't come to work
- 25 tomorrow."

Page 129

- 1 A The -- Dr. Kirkpatrick, she texted me on the -- my 2 phone. She said that Dr. Barbara asked her to speak
- to me, and -- and she would be giving me a call, and
- 4 I said "Okay." I agreed.
- 5 Q Okay. So, you agreed to meet with the psychologist?
- 6 A On phone, yeah.
- 7 Q On the phone?
- 8 A Yeah.
- 9 Q Okay. So, did you talk to -- what happened next?
- 10 A At that point, I said I needed -- I needed, like, a
- 11 couple of minutes to -- to give her a call back.
- 12 And I was just trying to process everything that I
- 13 -- I just came in with a complaint of racial
- 14 harassment and now I'm thinking I'm being portrayed
- 15 as psychotic or psychiatrist -- psychologically
- 16 abnormal. So, I kind of, like -- I'm trying to
- 17 process -- I was trying to process what was going
- 18 on. And I told -- I told the senior -- the chief
- 19 resident, "I'm going to go to my car just to listen
- 20 to some music and just take a breath -- breath of
- 21 fresh air."
- 22 Q Sorry, who is the chief resident?
- 23 A Dr. Ashok (ph).
- 24 Q Ashok?
- 25 A Yeah.

Job 26223 130..133

stening to some music and just, like, relaxing. nd then, two residents came to my car.	<ul> <li>11 from the from, like, the from the cafeteria.</li> <li>12 Q Okay.</li> <li>13 A And Dr. Barbara said, "Let's sit down and talk for a little bit."</li> <li>15 Which I said, "Okay."</li> </ul>
Okay. What happened when they approached your car?  rolled down my window and I said "Hi."  They said, "What are you doing? Are ou going home or something?"  And I said I was like, "No, I'm ast just taking taking a break, taking a reath of fresh air."  And they said, "Hey, come inside ith us. Let's go get something to eat."  Then, I was like, "Okay."  Page 131  And I left my car, and I I  Illowed them to to go into the hospital. And en, that's where I meet Natalia at the front	And at a table. And while we're sitting down and talking oh, I I this is a there's a part I have to when I was talking to Natalia earlier in the room, I told her that I have a I have a video recording of some of the harassment that I I received during when I was at the hospital. And I think that made everybody feel very scared or something. And I I'm not sure, but when we were sitting down, it was me, Dr. Barbara, and  Page 1 Natalia Q Okay. Can I stop you real quick? We're going to revisit this. It's just a long explanation.
Okay. What happened when they approached your car?  rolled down my window and I said "Hi."  They said, "What are you doing? Are ou going home or something?"  And I said I was like, "No, I'm  ast just taking taking a break, taking a reath of fresh air."  And they said, "Hey, come inside ith us. Let's go get something to eat."  Then, I was like, "Okay."  Page 131  And I left my car, and I I  Illowed them to to go into the hospital. And en, that's where I meet Natalia at the front e front of the hospital at the gate, almost at the out of the door, and she said also the same thing,	sitting down and talking oh, I I this is a  there's a part I have to when I was talking to  Natalia earlier in the room, I told her that I have  a I have a video recording of some of the  harassment that I I received during when I was  at the hospital. And I think that made everybody  feel very scared or something.  And I I'm not sure, but when we  were sitting down, it was me, Dr. Barbara, and  Page 1  Natalia  Q Okay. Can I stop you real quick? We're going to  revisit this. It's just a long explanation.  A Yes.  S Q So, we'll just to be clear for the record, you
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Okay. What happened when they approached your car? rolled down my window and I said "Hi."	17 sitting down and talking oh, I I this is a
Okay. What happened when they approached your car?	
Okay. What happened when they approached your car?	16 And at a table. And while we're
Contract of the Contract of th	40
o viner mas nanksna i cuur.	[ [
e other was Kanksha Peddi	15 Which I said, "Okay,"
One was by the name of Laura, Laura Gindy (ph), and	14 little bit."
nd then, two residents came to my car.	12 Q Okay.
THE RESERVE OF THE PROPERTY OF	
	10 A I I I got my smoothie from the from the
and what happened next?	9 Q Who is "She"?
eah.	8 at the"
	[
	7 A And I got my smoothie, and she said, "Let's sit do
eah. Yep.	6 Q Okay.
le was in the lounge? Okay.	5 Dr. Barbara, and and Natalia.
	4 But they left and it was just me,
A Maria and the second and the secon	3 now?
s? And did you walk somewhere else and tell him	2 okay, why are they why are they leaving right
Okay. So, you tell where was Dr. Ashok in all of	1 they said, "Let's go eat together" and I was like,
	at?  Io. He was in the lounge.  Ide was in the lounge? Okay.  Ideah. Yep.  Okay. So, what happened; did you go to your car?  Ideah.  Indah what happened next?  Isat in my car. I was charging my phone, just stening to some music and just, like, relaxing. Ind then, two residents came to my car.  Who were they?

And then, that's when, slowly, the

-- Kanksha and Laura, who came to me originally at

the car, left. The -- they left and went upstairs.

She made me feel a little bit, like, weird, because

22

23

24

25

22 A Yeah.

24 A And Kanksha.

23 Q -- I think Laura was one of them?

25 Q And Kanksha; did I say that correctly?

Job 26223 134..137

Page 136

Page 137

Page 134

- 1 A Yeah.
- 2 Q Okay. Were they first-year residents as well?
- 3 A Yes.
- 4 Q And Kanksha, like you, is a foreign national, true?
- 5 A Yes.
- 6 Q Okay. Were you friends with them?
- 7 A I was really -- I -- just professional.
- 8 Professionally workmates, I guess.
- 9 Q You got along with them?
- 10 A Kind of, yeah. I mean, I was -- I was being singled
- 11 out a lot by the program at the end of my period
- 12 down there, so not a lot of people were allowed to
- 13 hang out with me. I would say that.
- 14 Q Well, who didn't allow them to hang out with you?
- 15 A The chief resident. The chief resident. The chief
- 16 resident wouldn't -- like, they -- they didn't allow
- 17 everybody to -- to hang out.
- 18 Q The chief resident implemented some sort of rule
- 19 prohibiting --
- 20 A Yeah, I mean, if -- if you --
- 21 Q Hold on. Let me finish my question.
- 22 A Absolutely, yeah.
- 23 Q How did the chief resident prohibit other first-year
- 24 residents from hanging out with you?
- 25 A Basically by me not being in the rotations, by me

- 1 A Uh-huh.
- 2 Q they ever say anything discriminatory to you?
- 3 A They were there when discriminatory actions would
- 4 happen and they didn't do anything about it.
- 5 Q Okay. But they didn't say anything to you?
- 6 A Not in specific, no.
- 7 Q Okay. So, where we left off a moment ago when you
- 8 gave a very long, detailed explanation was, you were
- 9 sitting down. You got your smoothie -- -
- 10 A Yep.
- 11 Q and you were sitting down with Dr. Pawlaczyk and
- 12 Dr. Natalia; is that accurate?
- 13 A Vac
- 14 Q What happened next when you -
- 15 A So --
- 16 Q while you were sitting down?
- 17 A -- when I was sitting down, my phone was in front of
- 18 me, like, right here. And I was talking. And
- 19 Natalia grabs my phone and walks away with it.
- 20 Q Okay.
- 21 A She leaves the -- She leaves the table where me and
- 22 Dr. Barbara are speaking. I -- I saw that the phone
- 23 wasn't there, I just didn't say anything about it.
- 24 I didn't understand what was going on. And after a
- 25 couple of minutes, Dr. Barbara waves to Natalia to

Page 135

- 1 not being in the same rotations that the other
- 2 interns were on. Like, when Dr. Barbara implemented
- 3 that plan she had, or the remediation plan that it
- 4 was never sent to my e-mail, it -- it singled me
- out. I was always in the clinic while all the
   interns were at the hospital. So, we didn't really
- 7 have a relationship.
- 8 Q Okay. So, as part of your remediation plan when
- 9 your -- when your schedule was shifted for a
- 10 ten-week period --
- 11 A Yeah.
- 12 Q you're saying your interaction with the residents
- 13 were less frequent --
- 14 A Very -- very --
- 15 Q -- than they were previously?
- 16 A Yes.
- 17 Q But there wasn't any sort of rule saying, hey,
- 18 first-year residents, you're not allowed to hang out
- 19 with Dr, Elzein?
- 20 A No, no. No, no, no.
- 21 Q Okay. I just want to make sure we --
- 22 A No.
- 23 Q have that clear for the record.
- 24 A No. No. No.
- 25 Q Okay. Laura and Kanksha --

- 1 come back and give me my phone back.
- 2 Q Okay.
- 3 A She gives me my phone back, and --
- 4 Q Do you know why she took your phone?
- 5 A I think I do. I think it's because I said that I
- 6 have some recordings of some of the harassments that
- 7 were going on.
- 8 Q So, what do you think she -- why do you think she
- 9 took your phone though? Like, what was she going to
- 10 do with it, as far as you knew?
- 11 A I don't -- I don't know. I don't know. If you're
- 12 sitting down somewhere and someone takes your phone,
- 13 you just feel suspicious about -- I mean, I'm not
- 14 sure. I'm not sure why she took my phone.
- 15 Q You're not sure why she took your phone?
- 16 A No.
- 17 Q You're just speculating that because you had
- 18 mentioned there was a video on your phone, you think
- 19 she took your phone?
- 20 A Yeah.
- 21 Q Okay. You had a passcode on your phone, I presume,

- 22 right?
- 23 A Of course.
- 24 Q You had an iPhone, right?
- 25 A Of course.

Job 26223 138..141

Page 138 1 Q Yeah. So, you weren't concerned about her going 2 through your phone, because she couldn't, unless she	Page 140  1 things take a wrong turn. She says, "I'm mad. I  2 think you're not thinking I don't think you're
3 knew your passcode?	3 thinking right."
4 A Of course I didn't. Yeah. Yeah.	4 Q "She" being Dr. Barbara
5 Q So, a few minutes later, you testified sorry.	5 A Dr. Barbara.
6 You testified a moment ago that a	6 Q Pawlaczyk. Okay. Sorry. Go ahead.
7 few minutes later	7 A Dr. Barbara said that "I I don't think you're
8 A Uh-huh.	8 thinking right."
9 Q Dr. Natalia returned with your phone?	9 And Natalia was was there, I
10 A Yeah.	10 believe, in the chair at the table. And I told her,
11 Q Okay. While she was gone with your phone, did you	11 "Why do you think I'm not thinking right?"
12 and Dr. Pawlaczyk talk about anything; did you just	12 She said, "Because of the fact that
13 drink your smoothie? Tell me what happened.	13 you called security and the the fact that you"
14 A I can't remember the subject of the conversation.	14 something like that. I can't remember what she said
15 She was I don't remember the like, I was I	15 after that.
16 was too focused on, like I've never seen someone,	16 I I explained to her I told
17 like, take my phone off my in front of me like	17 her, "I called security because of the ongoing
18 that. And I was just wondering if she was going to	18 harassment that I've been feeling from the
19 do anything about it. I didn't I wasn't	19 residents. This was an individual I've never seen
20 listening to anything she was saying to me at that	20 before. I felt uncomfortable, and I think it's
21 point.	21 the security did not have any problem with me
22 Q So you zoned out, in other words?	22 calling them, and they thanked me for being
23 A Yeah, I was just looking. I was like, am I going to	23 proactive. And I don't I don't see there's
24 get my phone back, or what's going on right now?	24 anything wrong with me." 25 And then, she kept on insisting.
25 Q Did you when Dr. Natalia take your phone, did you	25 And then, she kept on insisting,
Page 139 1 say, "Hey, why are you taking my phone?"	Page 141  1 "No, I think you you're not thinking right.
2 A I was scared.	2 You're not okay. You're not the same Ahmed I know
3 Q How big is Dr. Natalia?	3 from when I when I did my interview with you on
4 A I don't know. Like, she's I'm not sure. 5'7",	4 the phone. You're not the same guy."
5 5'6", I guess.	5 And I told her, "This is this is
6 Q Okay. So, when she returned with your phone, Doctor	6 how I am. I'm I'm naturally like this. And if I
7 when Dr. Natalia returned with your phone, what	7 feel welcome and I feel in a in a very positive
8 happened next?	8 environment, I'm a very nice and amazing person, but
9 A Dr. Natalia after Dr. Barbara waved Dr. Natalia	9 when I feel unwelcome, I feel uncomfortable, and I
10 to bring back my phone, I felt a little bit more	10 get sometimes, I I do I become proactive."
11 comfortable that the	11 And she said and I told her that
12 Q Slow slow down a little bit.	12 I've been I did everything possible, all my
13 A Sorry.	13 patients like me. All my patient reviews have been
14 Q It's okay.	14 stellar. And I showed her my reviews, and and
15 A When when Dr. Barbara called Natalia to bring	15 she
16 back my phone, I felt like I felt more	16 Q How do you show her reviews in the cafeteria?
17 comfortable that there wasn't any ill-intention,	17 A Not in the I was just telling her about my
18 that Dr. Barbara wasn't really trying to harm me or	18 reviews about my patients. But I told her, like
19 do anything that's bad. That's why I was like,	19 I showed her instances where patients were thanking
20 okay, even if Natalia or the residents Natalia	20 me and, like, stuff like that. I was like,
21 took my phone, which is obviously something that's	21 "Everybody in the hospital thinks I'm I'm a great
22 wrong and not right, and Dr. Barbara stopped it.	22 person. I don't know why the residents are treating
00 0 10 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 00

So, I feel like -- I started to -- to gain a little

bit more trust into the meeting with Dr. Barbara.

And after that, unfortunately,

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me this way."

And she said -- I remember

specifically she said, "Not all your patients."

Job 26223 142..145

Page 142 Page 144 1 And I said -- I said, "At least most 1 Q Okay. So -- sorry, I interrupted you, but I just 2 of my patients thought I was -- I was, like, a good wanted to make sure, because that was going to 3 person." confuse me. 3 And -- because I felt like I was 4 A Yes. 4 5 going to be punished at that point -- a point of 5 Q What happened after Dr. Mark Vogel sat down with you at the table? 6 time. I felt like I was going to be punished. And 6 7 A After that, Mark Vogel sat down with me at the 7 she said, "No, you -- not all your patients. And table, he said, "Hey, Ahmed. Did we meet before or 8 you're just not the same person that I -- I -- I 8 9 9 anything like that?" talked to on the phone." 10 And I said "Okay." 10 I was, like, I think, briefly, in a 11 At that point, she told me, "I want 11 meeting through, like, the video meeting or you to go -- I need you to go to the emergency room 12 12 something like that. And he said -- he said, "So, 13 right now to get checked out for -- for 13 what's going on?" 14 psychological issues", or something like that. 14 I said -- I told him, "There's 15 15 And I told her, "I don't believe I really nothing going on. I just complained about 16 need to go to -- I don't want to go to the emergency 16 racial harassment to my -- to Dr. Barbara. She's 17 not taking it seriously. But I was like, okay, 17 room to get checked out. I'm completely fine. This 18 is my first day opening up to you guys. This is my 18 there's no problem there, but now, she's telling me 19 natural personality. When I get harassed, I get 19 to go to this -- to the emergency department, and I 20 -- I feel completely fine." 20 emotional and I express my emotions and I tell you 21 21 how I really feel. There's really nothing wrong And he said -- and he told -- and I 22 22 with me at all. I'm completely fine. I'm just told him that I -- I'll -- I'm trying to be -- I'm 23 complaining to you about harassment and I -- I'm not 23 not trying to be someone that's disrespectful or 24 being taken seriously. That's why I'm -- I'm 24 anything to her -- to her or anything, but I told 25 feeling little bit frustrated." 25 her that if she needs me to go to the emergency Page 145 Page 143 1 She said, "No. No, I don't believe 1 department, I need her to give me, like, a 2 that. I think you're psychologically not right. I 2 psychological report indicating that I'm 3 3 want you to go to the emergency room immediately." psychologically in need of psych services at the ED. 4 4 And I felt like I was being He looked at me and he said, "You 5 punished. But then, I was like, "Okay, you know, 5 know what, I'm not going to write that report. I 6 Dr. Barbara, I'm not going to argue with you. You 6 don't think you -- you need to be going to the 7

are my program director, and if you really want me 7 8 to go to the emergency room, I need you to give me a 9 clinical indication and have a psychologist write me 10 a report indicating I need to go to the emergency

11 room." 12 And she said, "You know what, okay. 13

I'm going to get" -- she said "Okay", she walked 14 away. She called the psychologist, who came and sat 15 down, and he said, "Hey, how are" --

16 Q Hold on.

17 So, earlier, you referenced a female 18 psychologist, but this was a male psychologist --

19 A This was another psych -- a male psychologist.

20 Q What's his name?

21 A Dr. Mark Vogel. He's the head of psychology.

22 Q Okay.

23 A He's the head of department --

24 Q Dr. Mark Vogel joins you guys at the table?

25 A Yes.

emergency department. And I'm not going to write 8 that report for you to go to the emergency 9 department. Have a good day."

And he leaves. He gets -- he get up -- he gets up to -- to the chair, he leave. Dr. Barbara walks -- chases behind him again, tries to get him to come back and speak to me. He brushes her off. He says, "I'm not doing this. I'm not going to -- I'm not going to be a part of this."

And he leaves and he walks away. And when I saw that -- I saw that, I started getting a little bit uncomfortable, because this was head psychology of the department and he said I did not need it.

She came back to me and she said, "There's no psychology report and you still have to go to the emergency department."

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24 And at that point, I'm starting to 25 feel like -- I feel a little bit uncomfortable. I

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Job 26223 146..149

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Page 146
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1
     tell her, "But the psychologist just said I don't
                                                                1
                                                                     you just come -- come here and help me and get me
                                                                2
                                                                     out of here? I'll pay you at least -- I'll pay a
2
     need to go to the emergency department. I'm telling
                                                                3
     you I'm feeling completely fine. Why -- why -- why
                                                                     thousand dollars, just come here, just get me out of
3
                                                                4
4
     are you insisting on me to go to the emergency
                                                                     this situation."
                                                                5
5
     department? I really don't want to go. Please let
                                                                               And he said, "I'm sorry, I feel your
6
     me go."
                                                                6
                                                                     pain -- I can't come to see you, but just tell your
7
               And I even had - I tear up at that
                                                                7
                                                                     program manager that you don't want to go there.
8
     point and I was like, "Just please -- please leave
                                                                8
                                                                     It's your right to refuse to go to the emergency
                                                                9
9
     me alone. Please let me get out of the hospital. I
                                                                     department if you don't feel like you want to go.
                                                                10
10
     just want to go back home. I just want to sleep. I
                                                                      Just tell her you're not going to go."
11
      did not do anything wrong. Even if you guys still
                                                                11
                                                                               And -- and -- and that was
12
      want to take my phone, if you guys want to keep the
                                                                12
                                                                      it, and he hung up his phone.
13
      phone, I'll delete everything that I have in my
                                                                13 Q Okay. Can I stop you real quick?
14
      phone. I'll delete all my recordings of the
                                                                14 A Yeah.
15
      harassments or anything you want to do, just please
                                                                15 Q Or we'll leave off there.
16
     just let me get out of the hospital and let me go
                                                                16 A Yeah.
17
      home."
                                                                17 Q Do you have the same cellphone number now that you
18
                And she said -- and Natalia said,
                                                                18
                                                                      had back in --
19
      "Okay." She -- she actually nodded her head. She's
                                                               19 A Yes.
20
      like, "Okay." She was agreeable with me, like,
                                                                20 Q -- November of 2020?
21
      deleting my phone -- my phone records.
                                                                21 A Yes.
22
                But Barbara said, "No, I don't care
                                                                22 Q What is your cellphone number?
23
      about none of that. You're going to go. You're
                                                                23 A (202).
24
                                                                24 Q 202.
      going to go."
25
               Natalia walks away. I started
                                                                25 A 390.
                                                   Page 147
                                                                                                                   Page 149
1
     dialing 911 on my phone. And Natalia sees my phone,
                                                                1 Q 390.
2
     and she sees the 911 dialed on my phone, and she
                                                                2 A 29.
3
     tells me -- she's like, "Wait, wait. I'm going to
                                                                3 Q 29.
4
     -- I'm going to see what's going -- she's just,
                                                                4 A 26.
5
    like, "Wait, just put that away for now. We're
                                                                5 Q 26.
     going to see what's going to happen right now."
6
                                                                6
                                                                               And do you actually call 911 when
                                                                     you --
7
              And I -- I put my phone away. And
                                                                7
8
     Natalia just kind of, like, walks to the director
                                                                8 A At that --
9
     and talks to her for a little bit. And she wasn't
                                                                9 Q -- when -- no, hold on,
10
     being, like, shaken by anything. So, she comes back
                                                                10
                                                                                A moment ago, you testified, "I was
     to me and she said, "What are you doing?"
11
                                                                11
                                                                      calling 911" --
12
              And I'm like, "I'm going -- I'm
                                                                12 A Yes.
13
     going to have to go make a police -- I mean, just
                                                                13 Q -- "And Dr. Natalia saw me do it."
14
     make a police -- one phone call before we go
                                                                14 A Yeah.
15
     anywhere."
                                                                15 Q Is that what you testified to?
16
              And I take my phone and I call,
                                                                16 A Yeah.
17
     like, at least, like, seven, eight attorneys until I
                                                                17 Q Did you call 911?
18
     get one -- one of them to pick up. One of the
                                                                18 A I didn't call it, no.
19
     attorneys picked up and I said, "Hello, my name is
                                                                19 Q So --
     this. I know you don't know me, but I'm being told
20
                                                                20 A She told me, like -- she -- she -- before I
21
     by -- I'm being forced by my manager to go to the
                                                                21
                                                                      called -- I had 911 on my phone and she's like,
22
     emergency department when a psychologist has told me
                                                                22
                                                                      "Just stop. Stop. Don't do this right now. Don't
23
     I don't need to go, and I really don't want to go.
                                                                23
                                                                      make it bigger." Like, she's like, "Stop. I'm
24
     What's -- what are my rights? Do I have any right
                                                                24
                                                                      going to go talk to her. You're going to be able to
```

here to say no? What am I supposed to do? And can

25

25

leave."

Job 26223 150..153

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- 1 Q Okay. What were the names of the attorneys who you
- called that day that you just referenced?
- 3 A I have to -- I have to go through my phone records.
- 4 I have to go through my phone records.
- 5 Q Do you have your phone records available to you?
- 6 Not -- not --
- 7 A I have --
- 8 Q Not literally at this moment, but are they generally
- available to you?
- 10 A They should be available.
- 11 Q Okay. What was your phone carrier?
- 12 A Mint Mobile.
- 13 Q Pardon?
- 14 A Mint Mobile. It's a part of T-Mobile.
- 15 Q Oh, okay. T-Mobile.
- 16 A At that point.
- 17 Q That was your -- T-Mobile was your phone carrier at
- 18 the time?
- 19 A Yes. Yeah.
- 20 Q Okay. So, tell me -- can you tell me where we left
- off? I'm so sorry. You were giving me a detailed
- 22 account.

16

25

- 23 A Yeah. So, I was making the phone calls asking for
- 24 someone to come help me. I really needed someone to
- come help me. I didn't know -- I was too scared to 25

- Page 152
- right where I was sitting and he said that -- "Can 1
- 2 this guy walk? Are we going to have to push him
- 3 through this wheelchair?"
  - And that was a very traumatic
- 5 experience, but I'm not sure, after that, what
- 6 happened. I felt very scared.
- 7 Q Hold on.

4

- 8 You're not sure what happened after
- 9 the wheelchair?
- 10 A After the wheelchair -- I remember he put the
- wheelchair there --
- 12 Q Okay.
- 13 A -- and I started to -- start think -- started
- 14 thinking about all of the innocent people that were
- 15 shot by police before in the past by -- by -- for --
- 16 Q Did the security officers have guns? Let me back
- 17 up.
- 18 Were these security guards or --
- 19 A They have a Taser.
- 20 Q -- were these police officers?
- 21 A Security quards.
- 22 Q So, they didn't have firearms on them?
- 23 A They have Tasers.
- 24 Q They have Tasers?
- 25 A Yeah.

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- call the police, even. But I was -- I was just 1
- 2 scared and needed someone to come get me out of the
- 3 situation, because she kept on telling me that "We
- 4 were going to strap your -- we're going to strap you
- 5 off, we're going to drag you into the ED, this is 6 not your choice. We're not telling you this is your
- 7 option anymore. I'm going to call security in here,
- they're going to drag you. Please don't make a 8
- 9 scene, just please go -- be quiet and come with us."
- 10
  - And I said, "No, I'm not going to"
- 11 -- I even started crying. I started -- I said, "No.
- I -- I did not do anything wrong. I did not do 12 13
  - anything wrong. Please just let me go home. I -- I
- 14 just want to go home. I just need some sleep, maybe
- 15 I'm tired. Just please let me go home."
  - She didn't care. She -- she wasn't
- 17 shooken by anything I was saying. And she said --
- 18 that's when, like, I remember, like, she had -- two
- 19 security guards came to the cafeteria. One of them
- 20 came with a wheelchair and put it right next to me.
- 21 I'm not sure if more security came, but there was --
- 22 she called -- went and called security, the one in
- 23 the front gate, and around two, three security
- 24 guards were starting to come to the cafeteria.
  - And then, one placed a wheelchair

- Page 153 1 Q But they didn't have guns on them, right? They're
- not even allowed to carry guns, are they?
- 3 A I don't know. I'm not sure. I'm not sure.
- 4 Q Well, what do you recall? Did they have firearms on
- 5 their sides or not?
- 6 A All I saw was people wearing security badge --
- security clothes and wheel -- and screaming, like,
- "Is this guy complying? Is he not complying?"
- 9 Q Did you see a gun?
- 10 A No, I don't recall that.
- 11 Q Okay. Why didn't you call 911 at that time?
- 12 A I felt scared.
- 13 Q Too scared to call law enforcement?
- 14 A Yeah.
- 15 Q Why?
- 16 A This is a Caucasian woman, I'm an African-American
- male, I'm 6'1", calling about a Caucasian woman to 17
- 18 the police in the middle of Grand Blanc. Not a
- 19 great idea.
- 20 Q Why?
- 21 A I don't know. I don't know if they'll believe me.
- 22 Q So, you didn't try to call 911?
- 23 A 1 -- I called -- I called on the way -- on the way
- to the psych facility, but I didn't call there, not 24

Toll Free: 844.730.4066

25 at Grand Blanc, though.

### AHMED ELZEIN vs ASCENSION GENESYS HOSPITAL

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ELZEIN, AHMED 10/06/2023 Page 154 1 Q Okay. So, you did call 911 that day, just not at 1 you in one family together?" that point in time? 2 I don't know what she was implying 3 by whatever she was telling me, but she was telling 3 A Yeah. 4 4 Q Okay. So, I take it the wheelchair arrives and you me, "You're Sudanese", and at that point, I was 5 decide just to walk to the emergency room; is that tearing up. And she was saying to me, "Yeah, you're 6 from Sudan. You're Sudanese. You told me that you 7 live together all in one house." Something like 7 A I said -- I said, "Yeah, I'll just -- I'll just walk." 8 that. "And America is different -- different than 9 9 Q So, you walked to the emergency room? Sudan, right?" 10 And I said -- I did not want to 10 A Yeah. 11 Q Okay. So, you go to the emergency room? 11 speak. I was very upset. I just, like -- I'm like, 12 A I walked with the -- Dr. Barbara and Natalia and the 12 "I guess." one security officer who --13 And she's like, "Yeah. Okay, I 14 guess." 14 Q Okay. 15 A -- who -- in the middle of my back. 15 She left the room. And she -- she 16 Q So there's you, security officer, Dr. Natalia, Dr. 16 -- she left the room. I was in the room alone. And Pawlaczyk all walked to the emergency room? 17 17 she spoke to -- or she was speaking to someone 18 A Yeah. And then, he -- he --18 outside --19 Q Hold on. 19 Q Hold on. I don't have a question pending, I just --20 A Sorry. 20 How -- she left the room? 21 Q -- wanted to make sure those were the people who 21 A Yeah. 22 Q How do you know she was speaking to anyone if she were walking with you to the emergency room. 23 A Yes. left the room? 24 Q So, when you go to the emergency room, I take it 24 A I overheard, like, Dr. Barbara speaking. 25 Q Okay. So, you didn't see her speaking, but you just you're examined by multiple -- I understand you Page 155 didn't -- you didn't want to go to the emergency overheard her voice? 2 room, right? 2 A Yeah. I just heard her voice. 3 A No. 4 Q Okay. That, we've established. 4 A I'm not sure. 5 You were examined by multiple 6 A No. No. medical personnel in the emergency room, right? 7 A I was never examined. And -- I mean, before I was admitted or after I was admitted? do you hear her say? 9 Q That's a good distinction there. 10 A Yeah 11 Q I appreciate that. 11 Q And then she leaves, right? 12 A Yeah. 13 Q When you went to the emergency room, what was the 14 first thing that happened? I want to go step by

3 Q Who was she talking to, if you know? 5 Q You don't know who she was talking to? 7 Q Okay. So, she's talking to this individual. What 9 A "Which room do you guys want to put him in?" Something like that. That's what I heard. Yeah. 12 A She never leaves, no. She -- she -- she -- Dr. Caloia comes back into the room. 14 Q Who's Dr. Caloia? 15 A He's the emergency room physician. 16 Q Okay. So, he comes back into the room?

17 A Yes.

18 Q And then, you're admitted to the emergency room,

20 A He speaks to me. He tells me, "Your program

director said you're delusional. You're crazy. 21 22 You're saying people are putting bombs in the

23 locker. And you're -- you're making other residents

24 feel uncomfortable." Under -- and -- and something

25 like that.

scheduling@fortzlegal.com

16 A First thing what happened -- well, we went through

Usually, the patients for -- for emergency

the back door. We didn't go through the front door.

department, they go through the front door of the

Not the usual door that you use -- you go to the

emergency department. We went through a back door.

emergency department through. And we went -- sat in

"You're from Sudan, right? And you're Sudanese, and

the waiting room where Dr. Barbara was telling me,

you guys used to live in big houses together, all of

15

17

18

19

20

21

22

23

24

25

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Job 26223 174..177

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1 right, regarding your return to work?

2 A Yes.

- 3 Q There's no other form returning you to work signed
- 4 off by a private physician, is there, from Havenwyck
- 5 Hospital?
- 6 A From Havenwyck Hospital, or any -- any hospital?
- 7 Q Havenwyck Hospital. And we'll go to any hospital
- 8 after that.
- 9 A From Havenwyck Hospital? I don't believe -- this is
- 10 the -- this is the return to work I got.
- 11 Q Okay. And I think where you were going with that is
- 12 you did get another return to work, though, from a
- 13 hospital, and that was Ascension Genesys, true?
- 14 A Uh-huh.
- 15 Q Is that a yes or a no?
- 16 A Yes.
- 17 Q Okay. And let me back up.
- 18 You submitted this Exhibit 9 to
- 19 Ascension Genesys Occupational Health Department as
- 20 well as Marney Daugherty of Human Resources at
- 21 Ascension Genesys, true?
- 22 A Yes.
- 23 Q Okay. And you presented to -- you presented it to
- 24 -- Exhibit 9 to Occupational Health when you were
- 25 seen on November 23rd of 2020, true?

- 1 A Yes.
  - 2 Q And you're not alleging that he had any
  - 3 discriminatory animus to you, are you?
  - 4 A Previous to seeing me or after seeing me?
  - 5 Q Before, you know, the time he saw you.
  - 6 A At the time he saw -- I mean, after he -- after he
  - 7 had a discussion with Dr. Barbara, he -- so, I'll
  - 8 tell you the story.
  - 9 Q Hold on.
  - 10 A Yeah.
  - 11 Q I just -- I just want to --
  - 12 A Discriminatory animus --
  - 13 Q We'll get into your story in a moment. Let me
  - 14 rephrase it.
  - 15 A But that's a difficult question.
  - 16 Q Fair enough. I'll -- I'll rephrase it.
  - 17 A Yes.
  - 18 Q Do you believe that he -- that Dr. Tajour does not
  - 19 like black individuals?
  - 20 A Black -- black --
  - 21 Q Just black individuals.
  - 22 A Black is different.
  - 23 Q Skin -- we're talking skin color.
  - 24 A You're talking about black Americans that stand up
  - 25 for their rights. Black Lives Matter is different

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- 1 A Uh-huh.
- 2 Q Is at a yes or a no?
- 3 A On the Occupational Health visit, yes.
- 4 Q Okay. Which was November 23rd of 2020?
- 5 A Uh-huh.
- 6 Q Right?
- 7 A Yes. Yes.
- 8 Q Okay. And then, you subsequently provided to Marney
- 9 Daugherty on November 30th, 2023 when you spoke to
- 10 her, true?
- 11 A Yes.
- 12 Q Okay. And what we were just referencing a minute
- 13 ago -- we can -- you can put that aside, Dr. Elzein.
- 14 A Yes.
- 15 Q I'll give it back to the court reporter.
- 16 A Yes.
- 17 Q You -- as we said a moment ago, you saw doctor --
- 18 strike that.
- 19
- 20 You saw -- you went to Occupational
- 21 Health for a return to work visit on November 23rd
- 22 of 2020, correct?
- 23 A Yes.
- 24 Q And the doctor you saw was Dr. Burhan Tajour,
- 25 correct?

- 1 than a black from Congo or Nigeria who's stupid and
- 2 who do everything a white person does. These are
- 3 two different individuals. You cannot tell me.
- 4 Does he like black Americans?
- 5 Q I'm talking solely --
- 6 A He does not like black Americans.
- 7 Q about skin color. So, Dr. Tajour --
- 8 A Skin color?
- 9 Q -- is yet another discriminatory person at Ascension
- 10 Genesys, right?
- 11 A I did not say he's discriminatory.
- 12 Q Okay.
- 13 A But does he -- does Ascension Genesys, as a
- 14 hospital, like black Americans?
- 15 Q No. I'm talking about Dr. Tajour, not Ascension
- 16 Genesys.
- 17 Dr. Tajour is an individual,
- 18 obviously, right? He's a person.
- 19 A I don't think he had any problem with black
- 20 Americans.
- 21 Q Okay. Did he have any problems with people from
- 22 Sudan?
- 23 A Definitely not. Definitely -- the stupid ones? No.
- 24 Just -- no. Definitely --
- 25 Q Dr. Tajour had no problems with people from Sudan,

Job 26223 178..181

Page 178	Page 18
1 right?	1 MR. WASLAWSKI: Let's just – I'll
2 A I mean, when I was I spoke to him in look, my	2 get all the spellings to you. Dr. P for now.
3 friend. I spoke to him in Arabic and broken English	3 THE WITNESS: Dr. T?
4 to make sure that he did not understand I was an	4 BY MR. WASLAWSKI:
5 African-American. African-Americans are not	5 Q Dr Dr. P. No, Dr. Pawlaczyk being Dr. P.
6 welcome. They're not liked. They're not loved by	6 Were you present for any
7 Ascension Genesys. And specifically Dr. Tajour, Dr.	7 conversation between Dr. Pawlaczyk and Dr. Tajour?
B Barbara, Dr. Yarlagadda, they will love you if	8 A No.
you're African, but you they'll not like you as	9 Q Okay. So, you have no idea what they talked about,
0 an African-American.	10 other than your speculation, true?
1 Q What evidence do you have that Dr. Tajour does not	11 A Yes.
2 like African-Americans?	12 Q Okay. But you did indeed see Dr. Tajour on
3 A Okay. What evidence do I have?	13 November 23rd of 2020, true?
4 Q Yes.	14 A Yes.
5 A When I entered Dr. Tajour's office, I spoke to him	15 Q Okay. You're not alleging he did anything unlawful
6 in Arabic. I spoke to him in a very broken English.	16 to you in this lawsuit, right? He just completed a
7 Q Okay.	17 medical examination?
8 A And the minute Dr. Tajour spoke to Dr. Barbara and	18 A I did at the end, I think he did.
9 told her which is very against HIPAA, and told	19 Q What do you think he did?
0 her that he saw me, and Dr. Barbara told him, "No,	20 A By giving me a clearance and revoking a clearance
1 you're not supposed to give this guy clearance."	21 Q Do you know if he revoked the clearance, or do you
2 He changed his mind. I believe is a	22 think it – do you know if it was someone else?
3 makes me question	23 A I got it through an e-mail that Dr. Marney said that
4 Q Were you there for this conversation with him and	24 he revoked the clearance.
5 Dr. Pawlaczyk?	25 Q Okay. So, there's an e-mail out there, you're

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- 1 A Was I there?
- 2 Q Yeah.
- 3 A I was not.
- 4 Q So, you don't even know what they said to each other?
- 6 A But they're never supposed to talk to each other.
- 7 Q But you don't even know what -- you weren't there
- 8 for any conversation between them, right?
- 9 A Yeah -- here. How Barbara -- Dr. Barbara --
- 10 Q Hold on. Hold on.
- 11 A Yeah. Yeah.
- 12 Q These are simple questions.
- 13 A Absolutely.
- 14 Q I know you can make inferences, and again, your
- 15 counsel's going to have plenty of time to ask you
- 16 questions --
- 17 A Sure.
- 18 Q and go over whatever you want to go over.
- 19 A Sure.
- 20 Q My question to you is a simple one.
- 21 A Yeah.
- 22 Q Were you ever present for any conversation between
- 23 Dr. Tajour and Dr. Pawlaczyk?
- 24 MR. LASSER: Excuse me. How do you
- 25 spell that name, Dr. Tajour?

- 1 saying, that is supports your assertion?
- 2 A Yes.
- 3 Q Okay.
- 4 A And he called me personally on my phone and said he
- 5 was going to revoke my clearance.
- 6 Q Yeah, and that's because you lied about the reason
- 7 for why you were -
- 8 A And how did they find out about that?
- 9 Q And -- you lied, though, to Dr. Tajour about why you
- 10 were off of work; isn't that true?
- 11 A And how do you know about that?
- 12 Q I'm asking the questions, Doctor --
- 13 A I'm asking -- no. You're saying -- you're accusing
- 14 me of lying to Dr. Tajour. How did you know --
- 15 Q Did you -- let me --
- 16 A -- about my personal visit with Dr. Tajour?
- 17 Q Let me -- let me rephrase.
- 18 Did you lie to Dr. Tajour about the
- 19 reason for why you were off of work?
- 20 A Did I lie to Dr. Tajour about the reason for why I
- 21 went to work? No, I did not.
- 22 Q So, you're committing perjury right now, aren't you?
- 23 A I'm committing perjury?
- 24 Q Yes.
- 25 A Maybe.

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